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1	A.	No.	
2	Q.	Is there any reason you can think of why y	you
3	would not	be able to understand and answer my questi	ions
4	truthfull	y today?	
5	A.	No.	
6	Q.	Did you review any documents that refreshe	ed your
7	recollect	ion in advance of this deposition?	
8	A.	No.	
9	Q.	Have you been or are you currently a plain	ntiff or
LO	a defenda	nt in any other lawsuits?	
L1	A.	No.	
L2	Q.	Have you previously been a plaintiff or a	
L3	defendant	in any other lawsuits?	
L 4	A.	Yes.	
L5	Q.	And what lawsuits are those?	
L 6	A.	Yes.	
L 7	Q.	And what lawsuits are those?	
L 8	A.	That was with the City of New York with	- it was
L9	five empl	oyees, counting myself, and there was one -	part
20	of my inj	ury, which was which was a lawsuit with	the
21	third par	ty City was third party, in front of the	3
22	building	in which I fell.	
23	Q.	And when were you the only plaintiff in	n that
24	lawsuit,	or were there other plaintiffs?	
25	A.	Which one? The one in front of the build	ing?

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1	Q. Are there multiple lawsuits that you have been a
2	party to?
3	A. There was two, which is the same it was all
4	with the City of New York was also there, as well.
5	Q. Okay. So relating to the injury lawsuit, when
6	was that filed?
7	A. I don't recall.
8	The date of injury was 2/27. I'm pretty sure the
9	City has it, because they were there. You should have all
10	of that information.
11	Q. You said February 27th?
12	A. That is correct.
13	That was the date of injury, and that's that's
14	because it was multiple surgeries, right, so the City
15	they wanted I guess they wanted whatever any money I
16	received, they would be able to get back for the money that
17	they spent on my injuries.
18	Q. What I'm sorry.
19	Just to clarify, you were the plaintiff in this
20	action; is that correct?
21	A. Correct.
22	Q. And you're saying that the City was getting money
23	from you that had been paid out for your injuries?
24	A. No. Because it happened on the job, it was
25	on-the-job injury, so any moneys that was that were

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1	given to me, they were going to, I believe, get a I
2	don't know the actual number because of because they
3	paid for all of the surgery, physical therapy, so which
4	they did receive the money.
5	Q. Okay. Would that lawsuit have been filed around
6	2015, 2016; does that sound right to you?
7	A. '16, I believe.
8	Q. Okay. And you said that there was another
9	lawsuit.
10	Do you remember when that lawsuit was filed?
11	A. I don't remember the date.
12	Q. Okay.
13	A. That was in the Eastern District.
14	Q. And what was the subject of that lawsuit?
15	A. Discrimination.
16	Q. Okay. Do you believe that matter was filed in
17	2011, 2012, somewhere around there, or do you think it was
18	later?
19	MR. BARRETT: Objection.
20	THE WITNESS: Okay.
21	Q. Do you believe it was filed before or after 2011?
22	A. It's the matter with Seabrook versus City of New
23	York. I know that's the lawsuit we're talking about. I
24	don't recall the date, but that's the lawsuit.
25	Q. Okay. So you don't recall when that lawsuit was